- non-resident employer or by offering to make such delivery in case he refused to accept delivery.
 - (d) Proof of the filing of a copy of said notice with the secretary of state and proof of the mailing or personal delivery of the copy to said non-resident employer shall be made by affidavit of the party doing said acts. All affidavits of service shall be endorsed upon or attached to the original of the papers to which they relate and all such proofs of service, including the return registry receipt shall be forthwith filed with the original of the papers.
- 30 (e) The secretary of state shall keep a record of all notices filed 31 with him pursuant to this act and shall not permit said filed notices to 32 be taken from his office except on an order of court but shall, on re-33 quest and without fee, furnish any non-resident employer or his in-34 surer with a certified copy of any notice in which he is named."
 - The term non-resident employer as used in this Act shall not be construed to mean foreign corporations lawfully qualified to transact business within the state of Iowa under Chapter 494. Code 1950.

Approved April 16, 1951.

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CHAPTER 59

WORKMEN'S COMPENSATION

H. F. 264

AN ACT to amend sections eighty-five point twenty-seven (85.27), eighty-five point thirty-one (85.31), eighty-five point thirty-four (85.34), eighty-five point thirty-five (85.35), eighty-five point thirty-seven (85.37), and eighty-five point sixty-four 85.64), Code 1950, relating to workmen's compensation so as to increase medical and hospital allowances, to provide for furnishing prosthetic devices, to change method of paying dependent parents in the event of the death of minor employees, to increase benefit payments for permanent total disability and for permanent partial disability, to increase the weekly compensation amount, and to liberalize the provisions of the second injury fund.

Be It Enacted by the General Assembly of the State of Iowa:

- SECTION 1. Section eighty-five point twenty-seven (85.27), Code 1950, is hereby amended by inserting after the period (.) in line four (4) thereof, the following: "The employer shall also furnish reasonable and necessary crutches, artificial members and appliances but shall not be required to furnish more than one permanent prosthetic 6 device."
- Further amend section eighty-five point twenty-seven (85.27), Code 1950, by adding at the end of the first paragraph thereof the following sentence: "The commissioner may upon application and upon reasonable proofs being furnished of necessity therefor, allow 10 and order additional surgical, medical, osteopathic, chiropractic and hospital services and supplies, but not to exceed an aggregate cost of one thousand dollars (\$1,000.00) in addition to the amounts herein-13 before allowed." 14
- 1 SEC. 2. Section eighty-five point thirty-one (85.31), Code 1950, is

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- hereby amended by striking paragraph number two (2) and inserting in lieu thereof the following: 3
 - "2. When the injury causes the death of a minor employee whose earnings were received by the parent and such parent was wholly dependent upon the earnings of the minor employee for support at the time of his injury, the compensation to be paid such parent shall be the weekly compensation for an adult with like earnings."
 - Section eighty-five point thirty-four (85.34), Code 1950, is hereby amended by striking from line five (5) thereof the word "four" and inserting in lieu thereof the word "five".
- 1 Section eighty-five point thirty-five (85.35), Code 1950, is hereby amended by striking all thereof after line eight (8) and insert-3 ing in lieu thereof the following:
 - "1. For the loss of a thumb, weekly compensation during sixty weeks.
 - "2. For the loss of a first finger, commonly called the index finger, weekly compensation during thirty-five weeks.
 - "3. For the loss of a second finger, weekly compensation during thirty weeks.
- 10 "4. For the loss of a third finger, weekly compensation during twenty-five weeks. 11
- "5. For the loss of a fourth finger, commonly called the little finger, weekly compensation during twenty weeks. 13
 - "6. The loss of the first or distal phalange of the thumb or of any finger shall equal the loss of one-half of such thumb or finger and compensation shall be one-half of the time for the loss of such thumb or finger.
 - "7. The loss of more than one phalange shall equal the loss of the entire finger or thumb.
 - "8. For the loss of a great toe, weekly compensation during forty weeks.
 - "9. For the loss of one of the toes other than the great toe, weekly compensation during fifteen weeks.
 - "10. The loss of the first phalange of any toe shall equal the loss of one-half of such toe and the compensation shall be one-half of the time provided for the loss of such toe.
 - "11. The loss of more than one phalange shall equal the loss of the entire toe.
 - "12. For the loss of a hand, weekly compensation during one hundred seventy-five weeks.
- "13. The loss of two-thirds of that part of an arm between the shoulder joint and the elbow joint shall equal the loss of an arm and the 32 33 compensation therefor shall be weekly compensation during two hun-34 dred thirty weeks.
- 35 "14. For the loss of a foot, weekly compensation during one hundred 36 fifty weeks.
- 37 "15. The loss of two-thirds of that part of a leg between the hip joint and the knee joint shall equal the loss of a leg, and the compen-38

- 39 sation therefor shall be weekly compensation during two hundred 40 weeks.
- 41 "16. For the loss of an eye, weekly compensation during one hundred twenty-five weeks.
- 43 "17. For the loss of an eye, the other eye having been lost prior to the injury, weekly compensation during two hundred weeks.
- "18. For the loss of hearing in one ear, weekly compensation during fifty weeks, and for the loss of hearing in both ears, weekly compensation during one hundred seventy-five weeks.
- 48 "19. The loss of both arms, or both hands, or both feet, or both 49 legs, or both eyes, or of any two thereof, caused by a single accident, shall equal a permanent total disability, to be compensated as such.
- "20. In all other cases of permanent partial disability, the compensation shall bear such relation to the periods of compensation stated in the above schedule as the disability bears to those produced by the injuries named in the schedule."
 - SEC. 5. Section eighty-five point thirty-seven (85.37), Code 1950, is hereby amended by striking from line six (6) thereof the word "sixty" and inserting in lieu thereof the words "sixty-six and two-thirds"; also by striking from line eight (8) the word "twenty-four" and inserting in lieu thereof the word "twenty-eight".
 - SEC. 6. Section eighty-five point sixty-four (85.64), Code 1950, is hereby amended by striking from line four (4) the words "and totally"; by striking from lines sixteen and seventeen the words "permanent total disability" and inserting in lieu thereof the words "the degree of permanent disability involved".

Approved April 6, 1951.

CHAPTER 60

EMPLOYMENT AGENCIES

S. F. 191

AN ACT to amend section ninety-four point six (94.6), Code 1950, relating to limitation of employment agency fees.

Be It Enacted by the General Assembly of the State of Iowa:

- 1 SECTION 1. Section ninety-four point six (94.6), Code 1950, is 2 hereby amended by striking from line four (4) thereof the word "ten"
- and substituting in lieu thereof the word "twenty-five".

Approved April 5, 1951.